## notice of trespass

From: living man of god <living\_man\_of\_god@protonmail.com>

To: emily.watkins@lgbs.com <Emily.Watkins@lgbs.com> gloria.alfaro@lgbs.com <gloria.alfaro@lgbs.com> Marilyn Mackey <Marilyn.Mackey@lgbs.com>

CC: Deborah Weselka < DWeselka@hcad.org>
Donna Psencik < DPsencik@hcad.org>

ann.harris-bennett@tax.hctx.net <ann.harris-bennett@tax.hctx.net>

board@hcad.org <board@hcad.org>

BCC: ConPct8@hctx.net < ConPct8@hctx.net >

alexandro.casares@hcdistrictclerk.com <alexandro.casares@hcdistrictclerk.com>

Date: Thursday, May 23rd, 2019 at 10:05 PM

private.

notice to agent is notice to principal.

notice to principal is notice to agent.

silence is acquiescence, agreement, dishonor, and estoppel.

notice of trespass

to norman nelson, the man acting as agent of and for LINEBARGER GOOGAN BLAIR & SAMPSON; in private and unlimited capacity.

hereinafter: you, your, or yours.

to larry weiman, the man acting as JUDGE of and for HARRIS COUNTY; in private and unlimited capacity.

hereinafter: you, your, or yours.

to phil sandlin, the man acting as HARRIS COUNTY CONSTABLE; in private and unlimited capacity.

hereinafter: you, your, or yours.

to roland altinger, the man acting as CHIEF APPRAISER of and for HARRIS COUNTY APPRAISAL DISTRICT; in private and unlimited capacity.

hereinafter: you, your, or yours.

from the self-aware eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, my, myself, or i.

plane statement of facts.

i have sent you many notices in the form of letters and emails and never received any response.

your silence stand as acquiescence, agreement, dishonor, and estoppel.

you have an absolute obligation to communicate with me regarding the your claim against BRIAN DOUGLAS ROARK, which legal name of a legal person in your legal (jural) society and not a living flesh and blood man of nature.

you had a fraudulent legal proceeding behind my back and made a claim of authority over me, my affairs, and land in my possession and refused to communicate with me regarding the matter for the past three years.

your entire claim is based on hearsay and pima facie evidence.

not a man or woman among you has any personal first-hand knowledge the claim your making is true, correct, complete, and certain.

not a man or woman among you will express your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury to verify the claim.

how could a claim possibly be considered valid without being verified in writing with parties own wet-ink signature and endorsement notarized under penalty of perjury?

you refuse to provide me with any actual positive proof of true verified facts of unambiguous empirical evidence of a valid claim.

how can a claim possibly be considered valid without any actual positive proof of true verified facts of unambiguous empirical evidence?

no actual positive proof of verified facts of unambiguous empirical evidence of a valid claim exist.

you refuse to provide me with a certified copy of an equally beneficial binding bilateral full disclosure contract with both parties wet-ink signatures.

no equally beneficial binding bilateral full disclosure contract with my wet-ink signature exist.

how can a claim possibly be considered valid without evidence of an equally beneficial binding bilateral full disclosure contract?

your entire claim is an absolute fraud and it defies all logic and reason you would even make and it is even more disturbing that a man acting as a judge would sign a judgement.

it is blatantly obvious to me that you are all conspiring together to deprive me of my god given free will and dominion to live my life without performing commercial commerce as an instrumentality of UNITED STATES on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.

## I DO NOT WORK FOR MONEY. I WORK FOR GOD.

"No one can serve two masters. Either you will hate the one and love the other, or you will be devoted to the one and despise the other. You cannot serve both God and money. Holy Bible Matthew 6:24 I DO NOT PERFORM COMMERCIAL COMMERCE.

YOU ARE FORCING ME AGAINST MY OWN GOD GIVEN FREE WILL TO PERFORM COMMERCIAL COMMERCE AS AN INSTRUMENTALITY OF A CIVILLY DEAD LEGAL STRUCTURE TO GENERATE REVENUE FOR FOREIGN BANKERS WHO ARE THE RECEIVERS OF THE BANKRUPTCY.

on behalf of foreign bankers who are the receivers of the United States bankruptcy, you have made commercial

commerce an absolute requirement to live and force everyone to be a member of your corporation to serve as surety for the debt of your corporation.

it defies all logic and reason that a dead legal structure operating in commercial commerce which is a mere fiction of law has some power over a living soul of god.

you are all actors acting in an official capacity as agents of and for dead legal structures. you all represent fiction of law and i am a true living soul of god existing within the living flesh and blood man of nature. man is the creator of counties, states, governments, corporations, societies, and every thing in and of your society and corporations.

your claim is not verified in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.

your claim is not validated with actual positive proof of true verified facts of unambiguous evidence. you are making a claim with no valid full disclosure contract with my wet-ink signature.

you refuse to respond to me despite an obvious moral and legal duty.

- 1. Legality is not reality.
  - a. this maxim of law expresses the undeniable self-evident truth that everything legal (jural) is fictional, nothing legal is real, it is just something made up that symbolizes someone's personal belief.
  - 2. a name and a legal name are not the same thing.
    - a. a legal name only identifies a fictitious person in a fictitious (jural) society.
  - 3. an address and a legal address are not the same thing.
    - a. a legal address only identifies a fictitious place in a fictitious (jural) society.
  - 4. Brian Douglas Roark, and every derivative thereof (hereinafter Brian Douglas Roark), is a legal name.
  - 5. Brian Douglas Roark is a fictitious name of a fictitious person of a fictitious (jural) society.
  - Brian Douglas Roark is created, issue, owned, and operated by and for United States government.
    - a. GOVERNMENT. 1. The regulation, restraint, supervision, or control which is exercised upon the individual members of an organized jural society,...
      - i. government control only extends to member of the organized jural society which it governs.
    - b. LAW. A system of principles and rules of human conduct, being the aggregate of those commandments and principles which are either prescribed or recognized by the governing power in an organized jural society as its will in relation to the conduct of the members of such society, and which it undertakes to maintain and sanction and to use as the criteria of the actions of such members.
      - i. laws of an organized jural society only apply to members of the organized jural society from which the laws derived.
      - ii. power delegated can not be greater than the power it is delegated from.

- iii. all men are equal and an equal has no dominion over an equal.
- iv. no one can delegate power over me to your organized jural society therefore your organized jural society has no power over me.
- v. i am not a member of your organized jural society therefore your government has no authority over me and your laws do not apply to me.
- c. SOCIETY. A society is a number of persons united together by mutual consent,...
  - i. mutual consent is required to be a member of an organized jural society.
    - 1. a man must consent to be a member of your organized jural society and your organized jural society must consent to accept him as a member.
      - a. without consent, it requires force and is wrong and thereby slavery.
        - i. Maxime paci sunt contraria vis et injuria. The greatest enemies to peace are force and wrong. Co. Litt. 1616.
        - ii. PEACE. As applied to the affairs of a state or nation peace may be either external or internal. In the former case, the term denotes the prevalence of amicable relations and mutual good will between the particular society and all foreign powers....
          - 1. i constitute foreign power.
      - b. Servitus est oonstitutio jure gentium qua quis domino alieno contra naturam aubjicitur. Slavery is an institution by the law of nations, by which a man is subjected to the dominion of another, contrary to nature. Inst. 1, 3, 2; Co. Litt U6.
      - c. SLAVERY. The condition of a slave; that civil relation m which one man has absolute power over the life, fortune, and liberty of another.
    - 2. i can not force a society to make me a member and a society can not force me to be a member.
      - a. to force a man against his own god given free will to perform commercial commerce as an instrumentality of a bankrupt corporation on behalf of foreign bankers who are the receivers of the bankruptcy is involuntary servitude.
      - b. Involuntary servitude. The condition of one who is compelled by force, coercion, or imprisonment, and against his will, to labor for another, whether he is paid or not.
- d. i believe your society is an abomination to god and i absolutely refuse to be a member of your organized jural society, but instead of allowing me to follow the dictates of my own god given free will, you knowingly, willfully, intentionally, and fraudulently force me to be a member of your organized jural society without my fully informed freely given consent

and against my own god given free will and absolute unambiguous explicit expressed dissent, of which you have received multiple notices.

- i. you are forcing me to be the surety of and for Brian Douglas Roark, which is an instrumentality of United States that has been hypothecated to foreign bankers as payment for the United States bankruptcy.
  - 1. Brian Douglas Roark is a civilly dead legal structure that has no value without me, only i can give value to the dead legal structure named Brian Douglas Roark.
    - a. my energy alone, gives value and credit to Brian Douglas Roark.
  - 2. without my fully informed freely given consent, i am being forced against my own god given free will and absolute unambiguous explicit expressed dissent to perform commercial commerce as an instrumentality of United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.
- e. Brian Douglas Roark is merely prima facie evidence of mutual consent to membership in your organized jural society.
  - i. Brian Douglas Roark was not created through mutual consent, but rather compelled compulsory performance under duress and coercion without fully informed freely given consent.
    - mothers are required to submit information for registration of Certificate of Birth and they receive no full disclosure which makes every Certificate of Birth an absolute fraud and nullity.
    - 2. no contract signed under duress and coercion without fully informed freely given consent is valid.
    - 3. the Certificate of Birth of Brian Douglas Roark is an absolute fraud and nullity ab initio.
- 7. BRIAN DOUGLAS ROARK is a legal name that exist exclusively within a jural society; it serves no purpose outside of the organized jural society of which is was created.
  - a. jural (joor-aI), adj. (17c) 1. Of or relating to law or jurisprudence; legal <jural and equitable rules>. 2. Of or relating to rights and obligations <jural relations>.
  - b. jural agent. (2004) An official someone who has the appropriate authoritative status in society to enforce or affect the society's legal system who engages in a jural act.
     Common examples include judges, legislators, and police officers acting in their official capacities.
- 8. BRIAN DOUGLAS ROARK is a legal name of a legal person in your jural (legal) society.
  - a. without my fully informed freely given consent you are knowingly, willfully, intentionally, and fraudulently forcing me against my own god given free will and absolute unambiguous explicit dissent to serve as surety for BRIAN DOUGLAS ROARK and perform commercial commerce as an instrumentality of United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.

- b. BRIAN DOUGLAS ROARK does not exist, it is an absolute fabrication of your jural (legal) society.
- 9. 3333 LAFFERTY RD. PASADENA TX. 77504 is a legal address; a fictitious address of a fictitious place that exist exclusively within your jural (legal) society; it does not have any meaning outside of your jural (legal) society.
  - a. 3333 LAFFERTY RD. PASADENA TX. 77504 is not an actual physical place of reality and nature.
  - b. 3333 LAFFERTY RD. PASADENA TX. 77504 does not exist, it is a absolute fabrication of your jural (legal) society.
    - i. i was induced and defrauded through a fraudulent conveyance.
    - ii. FRAUDULENT CONVEYANCE. A conveyance or transfer of property, the object of which is to defraud a creditor, or hinder or delay him, or to put such property beyond his reach.
      - 1. FRAUS DANS LOCUM CONTRACTUI. Lat. A misrepresentation or concealment of some fact that is material to the contract, and had the truth regarding which been known the contract would not have been made as made, is called a "fraud dans locumcontractui;" i. e., a fraud occasioning the contract, or giving place or occasion for the contract.
    - iii. you are all knowing and willful participants in a conspiracy to deprive me, the eternal living soul of god, of the land and soil, of god, in my possession.
    - iv. can a civilly dead legal structure operating in commercial commerce compel a living soul of god to surrender the land of god in his lawful possession?
    - v. can a civilly dead legal structure operating in commercial commerce deprive a man of the land and soil in his lawful possession?
    - vi. can a civilly dead legal structure compel a man against his own god given free will?
    - vii. can a fiction of law compel a man of nature against his own free will?
    - viii. how much truth can you ignore?

it is an absolute indisputable undeniable fact that United States is an insolvent and bankrupt corporation.

- c. <a href="https://youtu.be/jD8LwuSWV-Y">https://youtu.be/jD8LwuSWV-Y</a>
- 10. it is an absolute indisputable undeniable fact that United States operates in de facto status under color of law performing commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy
  - a. EXTRA LEGEM POSITUS EST CIVILITER MORTUUS. Co. Litt. 130. He who is placed out of the law is civilly dead. A bankrupt is, as it were, civilly dead. International Bank v. Sherman, 101 U.S. 406, 25 L.Ed. 866.
    - i. it is an absolute indisputable undeniable true verified fact that United States is insolvent and bankrupt and thereby is civilly dead.

- b. CIVILITER MORTUUS. Civilly dead; dead in the view of the law. The condition of one who has lost his civil rights and capacities, and is accounted dead in law. Rasor v. Rasor, 173 S.C. 365, 175 S.E. 545.
  - i. it is an absolute indisputable undeniable true verified fact that a bankruptcy is civilly dead.
- c. INTESTABLE. One who has not testamentary capacity; e. g., an infant, lunatic, or person civilly dead.
  - i. it is an absolute indisputable undeniable true verified fact that United States, through its bankruptcy, is a civilly dead person and thereby intestable.
- d. neither you or your agents ever acknowledge the fact the United States is a bankrupt corporation.
  - i. acknowledging that truth obliterated the veracity every defense you have thereby making your position absolutely defenseless and you actions an absolute nullity ab initio.
  - ii. the fact that you and your agents refuse to acknowledge United States is an insolvent bankrupt corporation is evidence of knowing, willful, intent to commit fraud and thereby vitiates all contracts ab initio.
    - 1. Dolus est machinatio, cum aliud dissimulataliud agit. Lane, 47. Deceit isan artifice, since it pretends one thing anddoes another.
    - 2. Fraus latet in generalibus. Fraud lies hid in general expressions.
    - 3. Dolus latet in generalibus. Fraud lurksin generalities. Tray. Lat. Max. 162.
    - 4. Fraus meretur fraudem. Plowd. 100. Fraud merits fraud.
    - 5. Fraus est celare fraudem. It is a fraud to conceal a fraud. 1 Vern. 240; 1 Story, Eq. Jur. §§ 389, 390.
    - 6. Dolus et fraus nemini patrocinentur, (patrocmari debent.) Deceit and fraud shall excuse or benefit no man. Yearb. 14Hen. VIII. 8; Best, Ev. p. 469, § 428; 1 Story, Eq. Jur. § 895.
- 11. on behalf of an insolvent bankrupt civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the bankruptcy you are knowingly, willfully, intentionally, and fraudulently forcing me to perform commercial commerce as an instrumentality of UNITED STATES without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent of which you have been notified.
  - a. you are knowingly, willfully, intentionally, and fraudulently using the law to harm me; literally destroying my life to generate revenue for a civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the bankruptcy.
    - i. Federal reserve notes. Form of currency issued by Federal Reserve Banks in the likeness of noninterest bearing promissory note payable to bearer on demand. The federal reserve note (e.g. one, five, ten, etc. dollar bill) is the most widely used paper currency. Such have replaced silver and gold certificates which were backed

by silver and gold. Such reserve notes are direct obligations of the United States.

- ii. Section 16. Note Issues
- 1. Issuance of Federal Reserve notes; nature of obligation; where redeemable.

Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System for the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth and for no other purpose, are hereby authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank.

1. <a href="https://www.federalreserve.gov/aboutthefed/section16.htm">https://www.federalreserve.gov/aboutthefed/section16.htm</a>

iii. 12 U.S.C.

United States Code, 2011 Edition

Title 12 - BANKS AND BANKING

CHAPTER 3 - FEDERAL RESERVE SYSTEM

SUBCHAPTER XII - FEDERAL RESERVE NOTES

Sec. 411 - Issuance to reserve banks; nature of obligation; redemption

From the U.S. Government Publishing Office, <u>www.gpo.gov</u>

§411. Issuance to reserve banks; nature of obligation; redemption Federal reserve notes, to be issued at the discretion of the Board of Governors of the Federal Reserve System for the purpose of making advances to Federal reserve banks through the Federal reserve agents as hereinafter set forth and for no other purpose, are authorized. The said notes shall be obligations of the United States and shall be receivable by all national and member banks and Federal reserve banks and for all taxes, customs, and other public dues. They shall be redeemed in lawful money on demand at the Treasury Department of the United States, in the city of Washington, District of Columbia, or at any Federal Reserve bank. (Dec. 23, 1913, ch. 6, \$16 (par.), 38 Stat. 265; Jan. 30, 1934, ch. 6, \$2(b)(1), 48 Stat. 337; Aug. 23, 1935, ch. 614, title II, \$203(a), 49 Stat. 704.)

Amendments 1934—Act Jan. 30, 1934, struck out from last sentence provision permitting redemption in gold.

1. <a href="https://www.govinfo.gov/content/pkg/USCODE-2011-title12">https://www.govinfo.gov/content/pkg/USCODE-2011-title12</a> <a href="https://www.gov/content/pkg/USCODE-2011-title12">https://www.gov/content/pkg/USCODE-2011-title12</a> <a href="https://www.gov/content/pkg/USCODE-2011-title12">https://www.gov/content/pkg/USCODE-2011-title12</a> <a href="https://www.gov/content/pkg/USCODE-2011-title12">https://www.gov/content/pkg/USCODE-2011-title12</a> <a href="https://www.gov/content/pkg/USCODE-2011-title12">https://www.gov/c

## 12. <a href="https://youtu.be/avSPKj5CpAc">https://youtu.be/avSPKj5CpAc</a>

a. Quotations from several speeches made on the Floor of the House of Representatives by the Honorable Louis T. McFadden of Pennsylvania. Mr. McFadden, due to his having

served as Chairman of the Banking and Currency Committee for more than 10 years, was the best posted man on these matters in America and was in a position to speak with authority of the vast ramifications of this gigantic private credit monopoly. As Representative of a State which was among the first to declare its freedom from foreign money tyrants it is fitting that Pennsylvania, the cradle of liberty, be again given the credit for producing a son that was not afraid to hurl defiance in the face of the money-bund. Whereas Mr. McFadden was elected to the high office on both the Democratic and Republican tickets, there can be no accusation of partisanship lodged against him. Because these speeches are set out in full in the Congressional Record, they carry weight that no amount of condemnation on the part of private individuals could hope to carry.

- b. "Mr. Chairman, we have in this Country one of the most corrupt institutions the world has ever known. I refer to the Federal Reserve Board and the Federal Reserve Banks, hereinafter called the Fed. The Fed has cheated the Government of these United States and the people of the United States out of enough money to pay the Nation's debt. The depredations and iniquities of the Fed has cost enough money to pay the National debt several times over.
- c. "This evil institution has impoverished and ruined the people of these United States, has bankrupted itself, and has practically bankrupted our Government. It has done this through the defects of the law under which it operates, through the maladministration of that law by the Fed and through the corrupt practices of the moneyed vultures who control it.
- d. "Some people who think that the Federal Reserve Banks are United States Government institutions. They are private monopolies which prey upon the people of these United States for the benefit of themselves and their foreign customers; foreign and domestic speculators and swindlers; and rich and predatory money lender. In that dark crew of financial pirates there are those who would cut a man's throat to get a dollar out of his pocket; there are those who send money into states to buy votes to control our legislatures; there are those who maintain International propaganda for the purpose of deceiving us into granting of new concessions which will permit them to cover up their past misdeeds and set again in motion their gigantic train of crime.
- e. "These twelve private credit monopolies were deceitfully and disloyally foisted upon this Country by the bankers who came here from Europe and repaid us our hospitality by undermining our American institutions. Those bankers took money out of this Country to finance Japan in a war against Russia. They created a reign of terror in Russia with our money in order to help that war along. They instigated the separate peace between Germany and Russia, and thus drove a wedge between the allies in World War. They financed Trotsky's passage from New York to Russia so that he might assist in the destruction of the Russian Empire. They fomented and instigated the Russian Revolution, and placed a large fund of American dollars at Trotsky's disposal in one of their branch banks in Sweden so that through him Russian homes might be thoroughly broken up and Russian children flung far and wide from their natural protectors. They have since begun breaking up of American homes and the dispersal of American children. "Mr. Chairman, there should be no partisanship in matters concerning banking and currency affairs in this Country, and I do not speak with any.
- f. "In 1912 the National Monetary Association, under the chairmanship of the late Senator Nelson W. Aldrich, made a report and presented a vicious bill called the National Reserve Association bill. This bill is usually spoken of as the Aldrich bill. Senator Aldrich did not write the Aldrich bill. He was the tool, if not the accomplice, of the European bankers who

- for nearly twenty years had been scheming to set up a central bank in this Country and who in 1912 has spent and were continuing to spend vast sums of money to accomplish their purpose.
- g. "We were opposed to the Aldrich plan for a central bank. The men who rule the Democratic Party then promised the people that if they were returned to power there would be no central bank established here while they held the reigns of government. Thirteen months later that promise was broken, and the Wilson administration, under the tutelage of those sinister Wall Street figures who stood behind Colonel House, established here in our free Country the worm-eaten monarchical institution of the "King's Bank" to control us from the top downward, and from the cradle to the grave.
- h. "The Federal Reserve Bank destroyed our old and characteristic way of doing business. It discriminated against our 1-name commercial paper, the finest in the world, and it set up the antiquated 2-name paper, which is the present curse of this Country and which wrecked every country which has ever given it scope; it fastened down upon the Country the very tyranny from which the framers of the Constitution sough to save us.
  - a. "If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks...will deprive the people of all property until their children wake-up homeless on the continent their fathers conquered.... The issuing power should be taken from the banks and restored to the people, to whom it properly belongs." Thomas Jefferson in the debate over the Re-charter of the Bank Bill (1809)
  - b. "I believe that banking institutions are more dangerous to our liberties than standing armies." –Thomas Jefferson
  - c. "... The modern theory of the perpetuation of debt has drenched the earth with blood, and crushed its inhabitants under burdens ever accumulating." -Thomas Jefferson
  - d. "History records that the money changers have used every form of abuse, intrigue, deceit, and violent means possible to maintain their control over governments by controlling money and its issuance." - James Madison
  - "If congress has the right under the Constitution to issue paper money, it was given them to use themselves, not to be delegated to individuals or corporations."
     -Andrew Jackson
  - f. "The Government should create, issue, and circulate all the currency and credits needed to satisfy the spending power of the Government and the buying power of consumers. By the adoption of these principles, the taxpayers will be saved immense sums of interest. Money will cease to be master and become the servant of humanity." Abraham Lincoln
  - g. "Issue of currency should be lodged with the government and be protected from domination by Wall Street. We are opposed to...provisions [which] would place our currency and credit system in private hands." – Theodore Roosevelt
  - h. Despite these warnings, Woodrow Wilson signed the 1913 Federal Reserve Act. A few years later he wrote: "I am a most unhappy man. I have unwittingly ruined my country. A great industrial nation is controlled by its system of credit. Our system

10 of 13

of credit is concentrated. The growth of the nation, therefore, and all our activities are in the hands of a few men. We have come to be one of the worst ruled, one of the most completely controlled and dominated Governments in the civilized world no longer a Government by free opinion, no longer a Government by conviction and the vote of the majority, but a Government by the opinion and duress of a small group of dominant men." -Woodrow Wilson

- i. Years later, reflecting on the major banks' control in Washington, President Franklin Roosevelt paid this indirect praise to his distant predecessor President Andrew Jackson, who had "killed" the 2nd Bank of the US (an earlier type of the Federal Reserve System). After Jackson's administration the bankers' influence was gradually restored and increased, culminating in the passage of the Federal Reserve Act of 1913. Roosevelt knew this history.
  - i. The real truth of the matter is,as you and I know, that a financial element in the large centers has owned the government ever since the days of Andrew Jackson... -Franklin D. Roosevelt (in a letter to Colonel House, dated November 21, 1933)
- j. "When a government is dependent upon bankers for money, they and not the leaders of the government control the situation, since the hand that gives is above the hand that takes... Money has no motherland; financiers are without patriotism and without decency; their sole object is gain." – Napoleon Bonaparte, Emperor of France, 1815
- k. "The death of Lincoln was a disaster for Christendom. There was no man in the United States great enough to wear his boots and the bankers went anew to grab the riches. I fear that foreign bankers with their craftiness and tortuous tricks will entirely control the exuberant riches of America and use it to systematically corrupt civilization." Otto von Bismark (1815–1898), German Chancellor, after the Lincoln assassination
- l. "Money plays the largest part in determining the course of history." Karl Marx writing in the Communist Manifesto (1848).
- m. "Banks lend by creating credit. They create the means of payment out of nothing." Ralph M Hawtry, former Secretary to the Treasury.

## i. ALL DEBT IS FICTITIOUS!

- n. "... our whole monetary system is dishonest, as it is debt-based... We did not vote for it. It grew upon us gradually but markedly since 1971 when the commodity-based system was abandoned." The Earl of Caithness, in a speech to the House of Lords, 1997.
- "The bank hath benefit of interest on all moneys which it creates out of nothing."
   William Paterson, founder of the Bank of England in 1694, then a privately owned bank
- p. "Let me issue and control a nation's money and I care not who writes the laws." Mayer Amschel Rothschild (1744–1812), founder of the House of Rothschild.
- q. "The few who understand the system will either be so interested in its profits or be so dependent upon its favours that there will be no opposition from that class,

while on the other hand, the great body of people, mentally incapable of comprehending the tremendous advantage that capital derives from the system, will bear its burdens without complaint, and perhaps without even suspecting that the system is inimical to their interests." The Rothschild brothers of London writing to associates in New York, 1863.

- r. "I am afraid the ordinary citizen will not like to be told that the banks can and do create money. And they who control the credit of the nation direct the policy of Governments and hold in the hollow of their hand the destiny of the people." Reginald McKenna, as Chairman of the Midland Bank, addressing stockholders in 1924.
- s. <u>"Money is a new form of slavery, and distinguishable from the old simply by the fact that it is impersonal that there is no human relation between master and slave."</u> Leo Tolstoy, Russian writer.
- t. "It is well enough that people of the nation do not understand our banking and money system, for if they did, I believe there would be a revolution before tomorrow morning." Henry Ford, founder of the Ford Motor Company.
- "The modern banking system manufactures money out of nothing. The process is, perhaps, the most astounding piece of sleight of hand that was ever invented.
   Banks can in fact inflate, mint and un-mint the modern ledger-entry currency."
   Major L L B Angus.
- v. "The study of money, above all other fields in economics, is one in which complexity is used to disguise truth or to evade truth, not to reveal it. The process by which banks create money is so simple the mind is repelled. With something so important, a deeper mystery seems only decent." John Kenneth Galbraith (1908 ), former professor of economics at Harvard, writing in 'Money: Whence it came, where it went' (1975).
- w. As Nicolas Trist secretary to President Andrew Jackson said about the incredibly powerful privately owned Second Bank of the United States, "Independently of its misdeeds, the merepower, the bare existence of such a power, is a thing irreconcilable with the nature and spirit of our institutions." (Schlesinger, The Age of Jackson, p.102)
- i. "In 1913, before the Senate Banking and Currency Committee, Mr. Alexander Lassen made the following statement: "The whole scheme of the Fed with its commercial paper is an impractical, cumbersome machinery is simply a cover to secure the privilege of issuing money, and to evade payment of as much tax upon circulation as possible and then control the issue and maintain, instead of reducing interest rates. It will prove to the advantage of the few and the detriment of the people. It will mean continued shortage of actual money and further extension of credits, for when there is a shortage of money people have to borrow to their cost.' "A few days before the Fed passed, Senator Root denounced the Fed as an outrage on our liberties. He predicted: 'Long before we wake up from our dream of prosperity through an inflated currency, our gold- which alone could have kept us from catastrophe- will have vanished and no rate of interest will tempt it to return.'
- j. "The man who knows or suspects that a crime has been committed and who conceals and covers up that crime is an accessory to it. Mr. Speaker, it is a monstrous thing for this

great nation of people to have its destinies presided over by a traitorous government board acting in secret concert with international usurers.

- k. "Every effort has been made by the Fed to conceal its powers but the truth is the Fed has usurped the Government. It controls everything here and it controls all of our foreign relations. It makes and breaks governments at will.
  - a. <a href="https://youtu.be/K38khtCrN-4">https://youtu.be/K38khtCrN-4</a>
- "The Fed should be repealed, and the Fed Banks, having violated their charters, should be liquidated immediately. Faithless Government officials who have violated their oaths of office should be impeached and brought to trial.
  - a. if you do this i will join your society!
  - b. i will not participate in fraud and facilitate my own enslavement as well as the enslavement of the rest of the known world.
- m. "Mr. Chairman, the United States is bankrupt: It has been bankrupted by the corrupt and dishonest Fed. It has repudiated its debts to its own citizens. Its chief foreign creditor is Great Britain, and a British bailiff has been at the White House and the British Agents are in the United States Treasury making inventory arranging terms of liquidations!
- n. "Mr. Chairman, the bank holiday in the several States was brought about by the corrupt and dishonest Fed. These institutions manipulated money and credit, and caused the States to order bank holidays.
- o. "Under cover, the predatory International Bankers have been stealthily transferring the burden of the Fed debts to the people's Treasury and to the people themselves. They the farms and the homes of the United States to pay for their thievery! That is the only national emergency that there has been here since the depression began.

regards

master

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with ProtonMail Secure Email.

13 of 13